

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/680,857	10/07/2003	Gregory S. Meyer	200310103-1	5821
22879	7590 02/25/2005		EXAM	INER
HEWLETT PACKARD COMPANY P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION			POTTER, R	OY KARL
			ART UNIT	PAPER NUMBER
FORT COLLINS, CO 80527-2400		2822		

DATE MAILED: 02/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/680,857	MEYER ET AL.			
Office Action Summary	Examiner	Art Unit			
	Roy K. Potter	2822			
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	ith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, or If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by such any reply received by the Office later than three months after the nearned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a ren. n. a reply within the statutory minimum of thirty eriod will apply and will expire SIX (6) MON'statute, cause the application to become AB.	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on _	·				
2a) This action is FINAL . 2b) ⊠	This action is FINAL . 2b)⊠ This action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4) Claim(s) 1-37 is/are pending in the applica 4a) Of the above claim(s) is/are with 5) Claim(s) 20-29 is/are allowed. 6) Claim(s) 1,2,30 and 33 is/are rejected. 7) Claim(s) 3-19, 31-32and 34-37 is/are object 8) Claim(s) are subject to restriction are Application Papers 9) The specification is objected to by the Example 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the contact of the standard section is a bijected to be the standard section in a bijected to be standard section in a bijected to be the standard section in a bijected to be standard section in a bijected section in a bijecte	ndrawn from consideration. cted to. nd/or election requirement. miner. accepted or b) objected to to the drawing(s) be held in abeyand rection is required if the drawing(nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by the	e Examiner. Note the attached	Office Action or form P1O-152.			
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority document of the priority d	nents have been received. nents have been received in Appriority documents have been reau (PCT Rule 17.2(a)).	pplication No received in this National Stage			
Attachment(s)					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date) Paper No(s)	summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)			

DETAILED ACTION

Claims 1 – 37 are pending.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1 and 30 are rejected under 35 U.S.C. 102(b) as being anticipated by Tazawa et al..

Tazawa et al., U.S. Patent No. 5,394,010, discloses a semiconductor assembly having laminated semiconductor devices. As shown in Figure 1, the assembly comprises a circuit board 15 and an electronic component 10b containing chip 11b. A plurality of incremental detent 19a and projections 19b, described in column 3, lines 3-6 are located on the circuit board and the electronic component 10b retain the component in position and prevent linear motion.

Claims 1 – 2, 30 and 33 are rejected under 35 U.S.C. 102(b) as being anticipated by Johnson et al..

Johnson et al., U.S. Patent 4,321,423, discloses heat sink fastenings. As shown in Figures 1 and 3, electronic component 7 is fastened to printed circuit board 8 by projecting bolts 9 and 10 which fit into openings and are set in indents in solder on the

underside of the board. These bolts retain the electronic component in relation to the board. The bolts 9 and 10 have threads, which are coated, by molten solder wave 15 which forms small masses 13 which have complementary shapes to the threaded bolts.

Allowable Subject Matter

Claims 20 – 29 are allowed.

The prior art does not recite the third threaded portion recited in claim 20.

The prior art does not teach or suggest a plurality of detents coupled to a processor component or a circuit board and projections coupled to the other as recited in claims 25. Claims 26 – 29 are dependent on claim 25.

Claims 34 – 37 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

The prior art does not teach or suggest the recited step of screwing.

The prior art does not teach or suggest the recited step of connecting a processor assembly to a circuit board.

The prior art does not teach the rotatably coupled first intermediate structure recited in claim 3. Claims 4 – 18 are dependent on claim 3.

The prior art does not teach or suggest the cantilevered mass of a power supply as recited in claim 19.

Art Unit: 2822

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Conner, U.S. Patent No. 3,631,297 discloses an anti-vibration mounting for a large printed circuit board. As shown in figures 1 – 3, projections 19, which extend downward from a surface 12 of a circuit board 10 and extend into foam layer 30 making depressions 31.

Pogge et al., U.S. Patent No. 6,087,199, discloses a method for fabricating a very dense chip package. As shown in Figure 2A, electronic components 201a, 201b are positioned on a substrate 202 by fitting depressions 203a, 203b on the bottom faces 2-04a, 204b of the components 201a, 201b with corresponding projections 205a, 205b extending from the upper face 206 of the substrate 202.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roy K. Potter whose telephone number is 571 272

1842. The examiner can normally be reached on M-F.

Application/Control Number: 10/680,857 Page 5

Art Unit: 2822

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Roy K Potter Primary Examiner Art Unit 2822